



The Gazette of India

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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 12th January, 1960 —

Issue No	No and date	I sued by	Subject
3	G S R 49 dated 9th January, 1960	Ministry of Home Affairs	Appointing 15th January, 1960 as the date on which the Indian Penal Code (Amendment) Act 1959, shall come into force
4	G S R 50 dated 9th January, 1960	Ministry of Finance	Notification that before 27th January 1960, the Share-holders of the Travancore Bank Ltd. may request the Central Government to have the matter of compensation referred to the Tribunal
5	G S R 51, dated 12th January, 1960	Ministry of Food and Agriculture	Amendment in the Rice and Paddy (Assam) Price Control Order, 1960.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazette.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi-1, the 12th January 1960

G S R 81—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating recruitment to the post of Supply Officer in the Andaman and Nicobar Islands, namely —

- 1 These rules may be called the Andaman and Nicobar Islands (Recruitment to the post of Supply Officer) Rules, 1960
- 2 The classification, scale of pay, method of recruitment, age-limit, qualifications and other matters relating to the post of Supply Officer in the Andaman and Nicobar Islands shall be as specified in the Schedule annexed hereto

Recruitment Rules for the Post of Supply Officer in Andaman and

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualification required
1	2	3	4	5	6	7
Rs.						
Supply Officer	One	G.C.S. Class II (Gazetted) (Non-ministerial).	275— 25—500 EB—30— 650.	Selection	Below 30 years*	<i>Essential</i>
<p>(i) Degree of a recognised University. (ii) About 3 years experience in a Govt. deptt. or semi-government organisation dealing with civil supplies.</p> <p>(Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified).</p> <p><i>Desirable</i></p> <p>Ability to read and write Hindi</p>						

*N.B. Age is relaxable for Scheduled Castes/Scheduled Tribes, displaced persons and other categories of persons in accordance with the instructions issued by the Ministry of Home Affairs from time to time and for Government servants.

Nicobar Islands in the Ministry of Home Affairs.

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of rectt. whether by direct rectt. or by promotion or transfer and percent- age of the vacancies to be filled by various methods	In case of rectt. by promotion/ transfer grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U. P. S.C. is to be consulted in making rectt.
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8	9	10	11 -	12	13
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N.A.	One year for direct recruits.	<i>Promotion.</i> failing which by deputation failing which by direct recruitment.	<i>Promotion</i> Superintendents (in the Andaman and Nicobar Islands Amalgamated Clerical Establishment).	Class II D.P.C.	As required under the rules.
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Deputation :

From C. S. S.
Grade III or
Assistants in
the zone of
promotion to
grade III of
C.S.S.

[No. 4/89/59-ANL]

A. D. SAMANT, Under Secy.

New Delhi, the 15th January 1960

G.S.R. 82.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments in the Union Public Service Commission (Ex-cadre Posts) Recruitment Rules, 1959, namely:—

In the Schedule to the said rules:—

- (i) against item 2 in column 3, for the word "Gazetted", the word "Non-gazetted" shall be substituted;
- (ii) against item 5, in column 7, for the word "recognised" when it occurs for the first time, the words "recognised University" shall be substituted.

[No. 30/17/59-ESTS(B).]

U. C. AGARWAL, Under Secy.

New Delhi, the 16th January 1960

G.S.R. 83.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Delhi the Societies Registration (Punjab Amendment) Act, 1957 (Punjab Act No. 31 of 1957), as at present in force in the State of Punjab, subject to the following modifications, namely:—

Modifications

- (1) In section 1, sub-section (2),—
 - (i) for the words 'State Government' the words 'Chief Commissioner of Delhi' shall be substituted;
 - (ii) for the words "Official Gazette," the words "Delhi Gazette" shall be substituted.
- (2) In section 2,—
 - (i) for the words and figures 'in its application to the State of Punjab as it existed immediately before the 1st November 1956', the words 'as in force in the Union territory of Delhi' shall be substituted;
 - (ii) for the words 'State Government', the words 'Chief Commissioner of Delhi' shall be substituted;
 - (iii) for the words "Official Gazette", the words "Delhi Gazette" shall be substituted.
- (3) In section 3, for the words and figures 'sections 4 and 18', the words, figures and letters 'sections 4, 12-A, 12-C and 18' shall be substituted.

ANNEXURE

THE SOCIETIES REGISTRATION (PUNJAB AMENDMENT) ACT, 1957 AS EXTENDED TO THE UNION TERRITORY OF DELHI

PUNJAB ACT NO. 31 OF 1957

THE SOCIETIES REGISTRATION (PUNJAB AMENDMENT) ACT, 1957

An Act to amend the Societies Registration Act, 1860, in its application to the State of Punjab as it existed immediately before the 1st November, 1956

Be it enacted by the Legislature of the State of Punjab in the Eighth Year of the Republic of India as follows:—

1. **Short title, and commencement.**—(1) This Act may be called the Societies Registration (Punjab Amendment) Act, 1957.
- (2) It shall come into force on such date as the Chief Commissioner of Delhi may, by notification in the Delhi Gazette, appoint.
2. **Amendment of section 1 of Act, No. XXI of 1860.**—In section 1 of the Societies Registration Act, 1860, as in force in the Union territory of Delhi (hereinafter referred to as the principal Act), for the words "of Joint Stock Companies" the words "to be appointed by the Chief Commissioner of Delhi, by notification in the Delhi Gazette, for carrying out the purposes of this Act" shall be substituted.

3. Amendment of sections 4, 12-A, 12-C and 18 of Act No. XXI of 1860.—In sections 4, 12-A, 12-C and 18 of the principal Act, the words “of Joint Stock Companies” shall be omitted.

[No. F.3/16/59-Judl.II-UTL.11.]

G.S.R. 84.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Himachal Pradesh the Societies Registration (Punjab Amendment) Act, 1957 (Punjab Act No. 31 of 1957), as at present in force in the State of Punjab, subject to the following modifications, namely:—

Modifications

THE SOCIETIES REGISTRATION (PUNJAB AMENDMENT) ACT, 1957

1. For sub-section (2) of section 1, the following sub-section shall be substituted, namely:—

“(2) It shall come into force on such date as the Lieutenant Governor of Himachal Pradesh may, by notification in the Himachal Pradesh Gazette, appoint.”

2. In section 2, for the words and figures “the State of Punjab, as it existed immediately before the 1st November, 1956”, the words “the Union territory of Himachal Pradesh”, for the words “State Government”, the words “Lieutenant Governor of Himachal Pradesh”, and for the words “Official Gazette”, the words “Himachal Pradesh Gazette”, shall be substituted.

ANNEXURE

THE SOCIETIES REGISTRATION (PUNJAB AMENDMENT) ACT, 1957, AS EXTENDED TO THE UNION TERRITORY OF HIMACHAL PRADESH

PUNJAB ACT NO. 31 OF 1957

THE SOCIETIES REGISTRATION (PUNJAB AMENDMENT) ACT, 1957

An Act to amend the Societies Registration Act, 1860 in its application to the State of Punjab as it existed immediately before the 1st November, 1956

Be it enacted by the Legislature of the State of Punjab in the Eighth Year of the Republic of India as follows:—

1. Short title and commencement.—(1) This Act may be called the Societies Registration (Punjab Amendment) Act, 1957.

(2) It shall come into force on such date as the Lieutenant Governor of Himachal Pradesh may, by notification in the Himachal Pradesh Gazette, appoint.

2. Amendment of section 1 of Act No. XXI of 1860.—In section 1 of the Societies Registration Act, 1860, in its application to the Union territory of Himachal Pradesh (hereinafter referred to as the Principal Act), for the words “of Joint Stock Companies” the words “to be appointed by the Lieutenant Governor of Himachal Pradesh, by notification in the Himachal Pradesh Gazette, for carrying out the purposes of this Act” shall be substituted.

3. Amendment of section 4 and 18 of Act No. XXI of 1860.—In sections 4 and 18 of the principal Act, the words “of Joint Stock Companies” shall be omitted.

[No. F. 6/1/58-Judl.II-(i)-U.T.L.12.]

G.S.R. 85.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Manipur the Societies Registration (Assam Fourth Amendment) Act, 1957 (Assam Act VII of 1957), and the Societies Registration (Assam Fifth Amendment) Act, 1958 (Assam Act XI of 1958), as at present in force in the State of Assam, subject to the following modifications, namely:—

Modifications

A. THE SOCIETIES REGISTRATION (ASSAM FOURTH AMENDMENT) ACT, 1957

1. In section 1,—

(a) in sub-section (ii), for the words “State of Assam”, the words “Union territory of Manipur” shall be substituted;

(b) for sub-section (iii), the following sub-section shall be substituted, namely:—

“(iii) It shall come into force on such date as the Chief Commissioner of Manipur may, by notification in the Manipur Gazette, appoint.”

2. In section 2, for the words “principal Act”, wherever they occur, the words and figures “Societies Registration Act, 1860 as in force in Manipur”, and for the words “State Government”, the words “Chief Commissioner of Manipur”, shall be substituted.

B. SOCIETIES REGISTRATION (ASSAM FIFTH AMENDMENT) ACT, 1958

1. In section 1,—

(a) In sub-section (2), for the words “State of Assam”, the words “Union territory of Manipur” shall be substituted;

(b) for sub-section (3), the following sub-section shall be substituted, namely:—

“(3) It shall come into force on such date as the Chief Commissioner of Manipur may, by notification in the Manipur Gazette, appoint.”

2. In section 2, for the words “principal Act”, the words and figures “Societies Registration Act, 1860 as in force in Manipur” shall be substituted.

ANNEXURES

THE SOCIETIES REGISTRATION (ASSAM FOURTH AMENDMENT) ACT, 1957 and THE SOCIETIES REGISTRATION (ASSAM FIFTH AMENDMENT) ACT, 1958, as extended to the Union territory of Manipur.

ASSAM ACT VII OF 1957

THE SOCIETIES REGISTRATION (ASSAM FOURTH AMENDMENT) ACT, 1957
An Act further to amend the Societies Registration Act, 1860, in its application to Assam

Preamble.—Whereas it is expedient further to amend the Societies Registration Act, 1860 (Act XXI of 1860) hereinafter called the Principal Act, in its application to the State of Assam in the manner hereinafter appearing;

It is hereby enacted in the Eighth Year of the Republic of India as follows:—

1. Short title, extent and commencement.—

(1) This Act may be called the Societies Registration (Assam Fourth Amendment) Act, 1957.

(ii) It extends to the whole of the Union territory of Manipur.

(iii) It shall come into force on such date as the Chief Commissioner of Manipur may, by notification in the Manipur Gazette, appoint.

2. (i) The words “Registrar of Joint Stock Companies” appearing in section 1 of the Societies Registration Act, 1860, as in force in Manipur shall be substituted by the words “Registrar of Societies appointed by the Chief Commissioner of Manipur”.

(iii) The words “Registrar of Joint Stock Companies” wherever they appear in the Societies Registration Act, 1860 as in force in Manipur or in any subsequent amendments thereto shall be substituted by the words “Registrar of Societies”.

ASSAM ACT XI OF 1958

THE SOCIETIES REGISTRATION (ASSAM FIFTH AMENDMENT) ACT, 1958
An Act further to amend the Societies Registration Act, 1860 in its application to Assam

Preamble.—Whereas it is expedient further to amend the Societies Registration Act, 1860 (Act XXI of 1860) hereinafter called the Principal Act, in its application to Assam, in the manner hereinafter appearing;

It is hereby enacted in the Ninth Year of the Republic of India as follows:—

1. Short title, extent and commencement.—

(1) This Act may be called the Societies Registration (Assam Fifth Amendment) Act, 1958.

(2) It extends to the whole of the Union territory of Manipur.
 (3) It shall come into force on such date as the Chief Commissioner of Manipur may, by notification in the Manipur Gazette, appoint.

2. Amendment of section 19 of the Societies Registration Act, 1860 as in force in Manipur.—

Substitute the words "fifteen naye paise" for the words "two annas" in between the words "payment of" and "for every hundred words."

[No. F. 6/1/58-Judl.II-(ii)-UTL. 13.]

G.S.R. 86.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Tripura the Societies Registration (Assam Fourth Amendment) Act, 1957 (Assam Act VII of 1957) and the Societies Registration (Assam Fifth Amendment) Act, 1958 (Assam Act XI of 1958), as at present in force in the State of Assam, subject to the following modifications, namely:—

Modifications

A. THE SOCIETIES REGISTRATION (ASSAM FOURTH AMENDMENT) ACT, 1957

1. In section 1,—

(a) in sub-section (ii), for the words "State of Assam", the words "Union territory of Tripura" shall be substituted;
 (b) for sub-section (iii), the following sub-section shall be substituted, namely:—
 "(iii) It shall come into force on such date as the Chief Commissioner of Tripura may, by notification in the Tripura Gazette, appoint."

2. In section 2, for the words "principal Act", wherever they occur, the words and figures "Societies Registration Act, 1860 as in force in Tripura", and for the words "State Government", the words "Chief Commissioner of Tripura", shall be substituted.

B. SOCIETIES REGISTRATION (ASSAM FIFTH AMENDMENT) ACT, 1958

1. In section 1,—

(a) in sub-section (2), for the words "State of Assam" the words "Union territory of Tripura" shall be substituted;
 (b) for sub-section (3), the following sub-section shall be substituted, namely:—
 "(3) It shall come into force on such date as the Chief Commissioner of Tripura may, by notification in the Tripura Gazette, appoint".

2. In section 2, for the words "principal Act", the words and figures "Societies Registration Act, 1860 as in force in Tripura" shall be substituted.

ANNEXURES

**THE SOCIETIES REGISTRATION (ASSAM FOURTH AMENDMENT) ACT, 1957
 AND THE SOCIETIES REGISTRATION (ASSAM FIFTH AMENDMENT)
 ACT, 1958 AS EXTENDED TO THE UNION TERRITORY OF TRIPURA.**

ASSAM ACT VII OF 1957

THE SOCIETIES REGISTRATION (ASSAM FOURTH AMENDMENT) ACT, 1957
An Act further to amend the Societies Registration Act, 1860 in its application to Assam

Preamble.—Whereas it is expedient further to amend the Societies Registration Act, 1860 (Act XXI of 1860) hereinafter called the Principal Act, in its application to the State of Assam in the manner hereinafter appearing;

It is hereby enacted in the Eighth Year of the Republic of India as follows:—

1. Short title, extent and commencement.—

(i) This Act may be called the Societies Registration (Assam Fourth Amendment) Act, 1957.
 (ii) It extends to the whole of the Union territory of Tripura.

(iii) It shall come into force on such date as the Chief Commissioner of Tripura may, by notification in the Tripura Gazette, appoint.

2. (i) The words "Registrar of Joint Stock Companies" appearing in section 1 of the Societies Registration Act, 1860 as in force in Tripura shall be substituted by the words "Registrar of Societies appointed by the Chief Commissioner of Tripura".

(ii) The words "Registrar of Joint Stock Companies" wherever they appear in the Societies Registration Act, 1860 as in force in Tripura or in any subsequent amendments thereto shall be substituted by the words "Registrar of Societies".

ASSAM ACT XI OF 1958

THE SOCIETIES REGISTRATION (ASSAM FIFTH AMENDMENT) ACT, 1958

An Act further to amend the Societies Registration Act, 1860 in its application to Assam

Preamble.—Whereas it is expedient further to amend the Societies Registration Act, 1860 (Act XXI of 1860) hereinafter called the Principal Act, in its application to Assam, in the manner hereinafter appearing;

It is hereby enacted in the Ninth Year of the Republic of India as follows:—

1. Short title, extent and commencement—

- (1) This Act may be called the Societies Registration (Assam Fifth Amendment) Act, 1958.
- (2) It extends to the whole of the Union territory of Tripura.
- (3) It shall come into force on such date as the Chief Commissioner of Tripura may, by notification in the Tripura Gazette, appoint.

2. Amendment of section 19 of the Societies Registration Act, 1860 as in force in Tripura—

Substitute the words "fifteen naye paise" for the words "two annas" in between the words "payment of" and "for every hundred words".

[No. F. 6/1/58-Judl II-(Hi).UTL.14.]

New Delhi-11, the 19th January 1960

G.S.R. 87.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Himachal Pradesh the Punjab Security of the State Act, 1953 (Punjab Act XII of 1953), as amended by the Punjab Security of the State (Amendment) Act, 1954 (Punjab Act VI of 1954) and as at present in force in the State of Punjab (hereinafter in this notification referred to as the said Act), subject to the following modifications namely:—

Modifications

In the said Act—

- (1) for the words "State Government" wherever they occur, except in sub-section (2) of section 13, the words "Lieutenant Governor of Himachal Pradesh" shall be substituted;
- (2) for sub-section (2) of section 1, the following shall be substituted, namely:—
"(2) It extends to the whole of the Union territory of Himachal Pradesh";
- (3) in sub-section (1) of section 5, for the words "Official Gazette", the words "Himachal Pradesh Gazette" shall be substituted;
- (4) in sub-section (5) of section 7,—
 - (i) for the words "the whole State" the words "the whole of the Union territory of Himachal Pradesh" shall be substituted;
 - (ii) in the proviso, for the words "from the State of any person ordinarily resident in the State", the words "from the Union territory of Himachal Pradesh of any person ordinarily resident in that territory" shall be substituted;

(5) in section 10,—

(i) in sub-section (1), for the words "Official Gazette", the words "Himachal Pradesh Gazette" shall be substituted and for the word "State", the words "Union territory of Himachal Pradesh" shall be substituted;

(ii) in sub-section (3), the words "through the Commissioner of the Division" shall be omitted;

(6) in sub-section (2) of section 13, for the words "State Government or except with the sanction of the State Government, against any of its officers" the words "Central Government or the Lieutenant Governor of Himachal Pradesh or, except with the sanction of the said Lieutenant Governor, against any of the officers under his administrative control" shall be substituted;

(7) section 14 shall be omitted.

The text of the said Act as modified is published as an annexure to this notification.

ANNEXURE

THE PUNJAB SECURITY OF THE STATE ACT, 1953 (PUNJAB ACT XII OF 1953), AS AMENDED BY THE PUNJAB SECURITY OF THE STATE (AMENDMENT) ACT, 1954 (PUNJAB ACT VI OF 1954).

An Act to provide for special measures to prevent activities prejudicial to the security of the State or the maintenance of public order.

It is hereby enacted as follows:—

1. **Short title, extent and commencement.**—(1) This Act may be called the Punjab Security of the State Act, 1953.

(2) It extends to the whole of the Union territory of Himachal Pradesh.

(3) It shall come into force at once.

2. **Sabotage.**—(1) No person shall do any act with intent to impede the working of, or to cause damage to,—

(a) any building, vehicle, vessel, machinery, apparatus, or other property used, or intended to be used, for the purposes of Government or any local authority;

(b) any railway, tramway, road, canal, bridge, culvert, causeway, aerodrome, telegraph, telegraph line or telegraph post;

(c) any rolling-stock of a railway or tramway or any aircraft;

(d) any building or other property used in connection with any industry, business or establishment of the nature specified in the Schedule.

(2) The provisions of sub-section (1) shall apply in relation to any omission on the part of a person to do anything which he is under a duty, either to the Government or to any public authority or to any person, to do, as they apply to the doing of any act by a person.

(3) If any person approaches or is in the neighbourhood of any such building, place or property as is mentioned in sub-section (1) in circumstances which afford reasonable grounds for believing that he intends to contravene that sub-section, he shall be deemed to have attempted a contravention thereof.

(4) If any person contravenes or attempts to contravene any of the provisions of this section, he shall be punishable with imprisonment for a term which may extend to two years or with fine, or with both.

Explanation.—No person shall be deemed to have contravened or attempted to have contravened the provisions of this section if he commences, continues, acts in furtherance of, or omits to do anything in pursuance of, a strike which is not illegal under any law for the time being in force.

3. **Quasi-Military organisations.**—(1) No person shall take part in the organisation, control, management or training of, or be a member of, any body of persons organised or trained or equipped for the purpose of enabling them to be employed in usurping the function of the police or for the unauthorised use or display of force.

(2) If any person contravenes the provisions of sub-section (1), he shall be punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

4. Power to prohibit drilling.—The District Magistrate, if satisfied that it is necessary so to do in the interests of the security of the State or for the maintenance of public order, may, by order in writing, prohibit in any area specified in the order, either absolutely or subject to exceptions contained in the order, the unauthorised practice of, or participation in, any exercise, movement, evolution or drill which is either of a military nature or involves the use, or preparation for the organised use, of weapons of offence.

5. Wearing or display of uniforms, flags, etc.—(1) No person shall have in his possession, or wear, carry or display, any uniform, flag, banner or emblem which has been declared by the Lieutenant Governor of Himachal Pradesh by notification in the Himachal Pradesh Gazette to signify association with any organisation declared unlawful by the Government.

(2) Any such uniform, flag, banner or emblem, wherever found shall be forfeited to Government.

(3) If any person publicly wears, carries or displays any such uniform, flag, banner or emblem, he shall be punishable with imprisonment which may extend to one year, or with fine, or with both.

6. Power to prohibit meetings and processions.—The District Magistrate, if satisfied that it is necessary so to do for the maintenance of public order may, by order in writing, from time to time, prohibit within such area and for such period not exceeding two months as may be specified in the order,—

- (a) the holding of any procession or demonstration in any public place;
- (b) the holding of any public meeting;
- (c) the carrying in public of anything capable of use as a weapon of offence.

7. Power to restrict movements of persons.—(1) The Lieutenant Governor of Himachal Pradesh or a District Magistrate, if satisfied with respect to any particular person that, with a view to preventing him from acting in any manner prejudicial to the security of the State or the maintenance of public order, it is necessary so to do, may by order in writing, give one or more of the following directions, viz., that such person—

- (a) shall not enter, reside or remain in any area that may be specified in the order;
- (b) shall reside or remain in any area that may be specified in the order;
- (c) shall remove himself from, and shall not return to, any area that may be specified in the order;
- (d) shall notify his movements or report himself, in such manner and at such times and to such Magistrate, as may be specified in the order.

(2) An order made under sub-section (1) (hereinafter referred to as a restriction order) may require the person in respect of whom it is made to enter into a bond, with or without sureties, for the due performance of the restrictions or conditions specified in the order.

(3) No restriction order shall be operative for more than—

- (a) one month, if made by a District Magistrate, and
- (b) one year, if made by the Lieutenant Governor of Himachal Pradesh.

(4) The Lieutenant Governor of Himachal Pradesh may at any time cancel or modify any restriction order made by a District Magistrate.

(5) An order made under clause (a) or clause (c) of sub-section (1) may, if made by the Lieutenant Governor of Himachal Pradesh, specify as the area to which the order relates the whole of the Union territory of Himachal Pradesh or any part thereof only and, if made by the District Magistrate, specify as such area the whole or any part of the district only:

Provided that no such order made by the Lieutenant Governor of Himachal Pradesh shall direct the exclusion or removal from the Union territory of Himachal Pradesh of any person ordinarily resident in that territory; and no such order made by the District Magistrate shall direct

the exclusion or removal from the district of any person ordinarily resident in the district.

(6) As soon as may be after a restriction order is made, the authority making the order shall communicate to the person against whom the order is made, so far as such communication can be made without disclosing facts likely to endanger public safety or the security of the State, the grounds on which the order has been made and such other particulars as are in its opinion adequate to enable him to make a representation to the Lieutenant Governor of Himachal Pradesh against the order, and inform him of his right to make such representation and shall afford him the earliest opportunity of doing so.

(7) When the restriction order is made by a District Magistrate, he shall forthwith report to the Lieutenant Governor of Himachal Pradesh that the order has been made, the grounds on which it has been made and such other particulars as, in his opinion, have a bearing on the case.

(8) On receipt of a representation from the person against whom a restriction order has been made, the Lieutenant Governor of Himachal Pradesh shall, as soon as may be, place it before the Advisory Council constituted under sub-section 9 together with the grounds on which it has been made.

(9) The Lieutenant Governor of Himachal Pradesh shall constitute an Advisory Council consisting of a Chairman and two other members all of whom shall be persons who are or have been, or are qualified to be appointed as Judges of a High Court.

(10) The Advisory Council shall, after considering the material placed before it and, if necessary, after calling for such further information from the Lieutenant Governor of Himachal Pradesh or from the person concerned as it may deem necessary, submit its report to the Lieutenant Governor of Himachal Pradesh within thirty days from the date on which a representation is placed before it.

(11) After considering the report of the Advisory Council, the Lieutenant Governor of Himachal Pradesh may confirm, modify or cancel the restriction order.

(12) All particulars contained in any correspondence between the Lieutenant Governor of Himachal Pradesh and the Advisory Council and the report made by the latter shall be confidential and, notwithstanding anything contained in any law for the time being in force, no Court shall be entitled to require any public servant to produce before it any of the aforesaid documents.

7-A. Whoever contravenes, disobeys or neglects to comply with any order made or direction given under sections 4, 6 or 7 of this Act, shall on conviction, be liable to be punished with imprisonment of either description which may extend to one year or with fine or with both.

8. Possession or conveyance of prescribed documents.—(1) Whoever, without lawful authority:—

(a) has in his possession, or

(b) carried for delivery to another person otherwise than through the post, any document the importation of which has been prohibited under the Sea Customs Act, 1878, or in respect of which an order of forfeiture has been made under any law for the time being in force, shall be punishable with imprisonment which may extend to one year, or with fine or with both.

(2) Whoever intentionally permits his name or address to be used in order to facilitate transmission, through the post or otherwise, to any person other than the person for whom it purports to be intended, of any document of the nature described in sub-section (1), shall be punishable with imprisonment which may extend to one year, or with fine or with both.

9. Dissemination of rumours, etc.—Whoever:—

(a) makes any speech or

(b) by words, whether spoken or written, or by signs or by visible or audible representations or otherwise publishes any statement, rumour or report,

shall, if such speech, statement, rumour or report undermines the security of the State, friendly relations with foreign States, public order, decency or morality,

or amounts to contempt of Court, defamation or incitement to an offence prejudicial to the security of the State or the maintenance of public order, or tends to overthrow the State, be punishable with imprisonment which may extend to three years or with fine or with both.

10. Imposition of collective fines in dangerously disturbed areas.—(1) The Lieutenant Governor of Himachal Pradesh may, by notification in the Himachal Pradesh Gazette, declare the whole or any part of the Union territory of Himachal Pradesh to be a dangerously disturbed area.

(2) The Lieutenant Governor of Himachal Pradesh or the District Magistrate if satisfied that the inhabitants of any dangerously disturbed area—

- (a) are concerned in the commission of offences or other acts which are prejudicial to the security of the State or the maintenance of law and order,
- (b) have been harbouring persons concerned in the commission of such offences or acts,

may impose a collective fine on the inhabitants of that area.

(3) An order made by the District Magistrate under sub-section (2) shall be reported forthwith by him to the Lieutenant Governor of Himachal Pradesh, and the Lieutenant Governor of Himachal Pradesh may thereupon amend, vary or rescind such order.

(4) The authority imposing the fine under sub-section (2) may exempt any person or class or section of such inhabitants from liability to pay any portion of such fine.

(5) The District Magistrate, after such enquiry as he may deem necessary, shall apportion the fine imposed under sub-section (2) among the inhabitants who are liable collectively to pay it, and such apportionment shall be made according to the District Magistrate's judgment, of the respective means of such inhabitants.

(6) The portion of such fine payable by any person may be recovered from him as a fine or as arrears of land revenue.

11. Powers of search.—The power to issue search warrants conferred by section 98 of the Code of Criminal Procedure, 1898, shall be deemed to include the power to issue warrants for—

- (a) the search of any place in which any Magistrate mentioned in that section has reason to believe that any offence under this Act or any act prejudicial to the security of the State or the maintenance of public order has been, is being, or is about to be, committed, or that preparation for the commission of any such offence or act is being made;
- (b) the seizure in or on any place searched under clause (a) of anything which the officer executing the warrant has reason to believe is being used or is intended to be used for any purpose mentioned in that clause;

and the provisions of the said Code shall, so far as may be, apply to searches made under the authority of any warrant issued and to the disposal of any property seized under this section.

12. Offences under the Act to be cognizable and non-bailable.—Notwithstanding anything contained in the Code of Criminal Procedure, 1898, all offences punishable under this Act shall be cognizable and shall, if the offence is punishable with imprisonment, for a term which may extend to a period exceeding one year, be non-bailable.

13. Protection of action taken under this Act.—(1) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under, or in pursuance of, this Act.

(2) No suit or other legal proceedings shall lie against the Central Government or the Lieutenant Governor of Himachal Pradesh or, except with the sanction of the said Lieutenant Governor, against any of the officers under his administrative control, for any damage caused or likely to be caused by anything in good faith done or intended to be done under, or in pursuance of, this Act.

14. Omitted.

THE SCHEDULE

[See section 2 (1)(d)]

All undertakings relating to—

- (a) the maintenance and working of naval, military and air force works, railways, air transport including aerodromes, canals, inland water transport, road transport, telegraph, telephone, broadcasting and postal services hospitals and services connected with the safeguarding of the public health, mines, fire-brigades, printing presses;
- (b) the manufacture, storage, or distribution of stores or equipment required by Government for its departments or services;
- (c) any system of public conservancy or sanitation;
- (d) the upkeep of roads and bridges;
- (e) any industry, business or establishment engaged in the production or supply to the public of light, heat, power, water or motive fuel; or
- (f) any industry, business or establishment engaged in the production or supply to the public of any commodity essential to the life of the community.

[No. F. 4/6/60-Judl.II.UTL.10.]

K. R. PRABHU, Dy. Secy.

CORRIGENDUM

New Delhi-11, the 13th January, 1960

G.S.R. 88.—In this Ministry's notification No. G.S.R. 4, dated the 23rd December, 1959, published in the Gazette of India Part II, Section 3, Sub-section (i), dated the 2nd January, 1960, the words "to Government" appearing in the entries "Secretary to Government, Delhi Administration" and "Secretaries to Government, Himachal Pradesh Administration" shall be deleted.

[No. 1/159/59-AIS(II).]

S. NARAYANSWAMY, Dy. Secy.

MINISTRY OF FINANCE
(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 23rd January 1960

G.S.R. 89.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (2) of section 4 of the Dhoties (Additional Excise Duty) Act, 1953 (39 of 1953), the Central Government hereby makes the following amendment in the Notification of the Government of India, Ministry of Finance (Revenue Division) No. CER-8(17)/56 dated the 7th July, 1956, namely:—

In the said Notification, after the words "export out of India", the words "to a country other than Nepal" shall be inserted.

[No. 4/60.]

L. M. KAUL, Dy. Secy.

ERRATUM

In the Ministry of Finance (Department of Revenue) notification No. 20/F. No. 45/12/59—Opium, dated the 12th December 1959 published at page 1670 of the Gazette of India Part II, Sec 3(i), dated the 12th December 1959 under G.S.R. No. 1363 the following correction is to be made:—

In line 25—

for "L. M. Kaul, Under Secy."
read "L. M. Kaul, Deputy Secy."

MINISTRY OF STEEL, MINES & FUEL
(Department of Iron & Steel)

New Delhi, the 18th January 1960

G.S.R. 90.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of the Notification of the Ministry of Steel, Mines and Fuel No. G.S.R. 1142 dated the 7th October, 1959, the President hereby makes the following amendments to the Iron & Steel Control Organisation (Recruitment to Ministerial Posts) Rules, 1959 published with the notification of the Government of India in the Ministry of Steel, Mines and Fuel No. 679 dated the 4th June, 1959, namely:—

In the Schedule appended to the said notification:—

- (i) in column 4 relating to scale of pay, against "2. Cashier" in column 1, for the scale "Rs. 160-10-300" the scale "Rs. 160-10-330" shall be substituted;
- (ii) in column 2, for the heading "No. of posts" the heading "No. of posts subject to variation from time to time" shall be substituted.

[No. IS(B)-4(94)-III/EST.]

H. S. GILL, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Posts & Telegraphs)

New Delhi, the 13th January 1960

G.S.R. 91.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes with effect from midnight of 31st January/1st February, 1960, the following further amendments in the Indian Telegraph Rules, 1951, namely:—

In the said rules:—

- (1) For rule 421, the following rule shall be substituted, namely:—

421. Particular Person Calls:—A caller using the trunk service may ask to be put through to a particular person. If the trunk operator informs the caller that the person named is not available, the charge for the call shall be one-fourth of the appropriate charge for an ordinary call for a single period prescribed in rule 439 or rule 440, that is, one-fourth of the full charge specified in rule 439 or of the reduced charges specified in rule 440 according to the time at which the call is made, subject to a minimum charge of 20 naye paise. If the caller is connected with the person named, the charge for the call shall be the charge payable for the actual period of conversation plus the particular person charge of one-fourth of the appropriate charge for an ordinary call for a single period prescribed in rule 439 or rule 440, that is, one-fourth of the full charge specified in rule 439 or of the reduced charges specified in rule 440 according to the time at which the call is made, the particular person charge being subject to a minimum of 20 naye paise. The particular person charge in both the cases shall be calculated to the nearest multiple of 5 naye paise. Where, however, the amount calculated works out to a multiple of 5 naye paise plus 2.5 naye paise, 2.5 naye paise shall be ignored.

In cases where the called person refuses a trunk connection after being rung up, or the calling number fails to answer when the called person is available, the charge provided above for an effective particular person call for a single period shall be made against the caller.

At Public Call Offices where Messenger Service, i.e., the facility of sending for the called person is available, all inward calls shall, in addition to being particular person calls, be Messenger Service Calls.”;

- (2) For rule 440, the following rule shall be substituted, namely:—

440. Reduced Charges:—Charges at seventy percent of the rates provided in rule 439 shall be levied for calls between 6.00 A.M. and 9.00 A.M.

and between 8.00 P.M. and 11.00 P.M. on all days except Sundays and Telegraph holidays (Rule 78).

Charges at forty per cent. of the rates provided in rule 439 shall be levied for calls between 5.00 A.M. and 6.00 A.M. and between 11.00 P.M. and mid-night on all days except Sundays and telegraph holidays (Rule 78).

Charges at fifty per cent. of the rates provided in Rule 439 shall be levied for calls between 7.00 A.M. and mid-night on Sundays and telegraph holidays (Rule 78).

Reduced charges at seventy per cent. fifty per cent. or forty per cent. of the rates provided in rules 439 shall be calculated in accordance with sub-rule (4) of that rule provided that no reduction shall be made which reduces the charge to less than 40 naye paise";

(3) For rule 444, the following rule shall be substituted, namely:—

"444. *Public Call Offices: Reduced charges.*—Charges at seventy per cent. of the rates prescribed in clause (4) of rule 442 shall be levied for calls between 6.00 A.M. and 9.00 A.M. and between 8.00 P.M. and 11.00 P.M. on all days except Sundays and telegraph holidays (Rule 78).

Charges at forty per cent. of the rates prescribed in clause (4) of rule 442 shall be levied for calls between 5.00 A.M. and 6.00 A.M. and between 11.00 P.M. and mid-night on all days except Sundays and telegraph holidays (Rule 78).

Charges at fifty per cent. of the rates prescribed in clause (4) of rule 442 shall be levied for calls between 7.00 A.M. and mid-night on Sundays and Telegraph holidays (Rule 78).

Reduced charges at seventy per cent., fifty per cent or forty per cent. of the rates provided in clause (4) of rule 442 shall be calculated in accordance with sub-rule (4) of rule 439 provided that no reduction shall be made which reduces the charge to less than 40 naye paise".

(No. 4/24/60—PHT),

(Illegible)

Director of Telephone Traffic.

**(Department of Transport)
(Transport Wing)**

New Delhi, the 18th January 1960

G.S.R. 92.—In exercise of the powers conferred by section 6 of the Merchant Shipping Act, 1958, (44 of 1958), the Central Government hereby makes the following rules, namely:—

1. **Short title.**—These rules may be called the National Shipping Board Rules, 1960.

2. **Definitions.**—In these rules, unless there is anything repugnant in the subject or context—

- (i) "Act" means the Merchant Shipping Act, 1958 (44 of 1958);
- (ii) "Board" means the National Shipping Board established under section 4 of the Act;
- (iii) "Chairman" means Chairman of the National Shipping Board;
- (iv) "Director-General" means the Director General of Shipping, Bombay;
- (v) "Secretary" means the Secretary of the Board.

3. **Establishment of the Board.**—The Board shall be established for a period of two years in the first instance and thereafter, it shall be re-established at the end of every two years.

4. **Term of office of members.**—(1) The Chairman and other members of the Board shall hold office for a period of two years.

(2) A casual vacancy in the office of Chairman shall be filled by nomination by the Central Government, and a casual vacancy in the office of any other member shall be filled by election or appointment, as the case may be. The Chairman or the member so nominated, elected or appointed to fill such vacancy shall hold office for so long only as the Chairman or the member whose place he fills would have been entitled to hold office if the vacancy had not occurred.

5. Termination of membership before expiry of term.—A member who is appointed by virtue of an office held by him shall cease to be a member when he ceases to hold that office, and a member elected by Parliament shall cease to be a member when he ceases to be a member of Parliament.

6. Resignation by the Chairman and Members of the Board.—(1) The Chairman may resign his office by a letter under his hand addressed to the Central Government but he shall continue in office until his resignation is accepted by the Central Government.

(2) A member may resign his office by a letter under his hand addressed to the Chairman but he shall continue in office until his resignation is accepted by the Central Government.

7. Removal of Chairman and Members from office.—The Central Government may at any time remove from office the Chairman or any member of the Board—

- (i) if he is absent from India continuously for a period longer than six months and has not obtained the Board's permission for such absence;
- (ii) if he absents himself from three consecutive meetings of the Board without the permission of the Board;
- (iii) if he becomes insolvent;
- (iv) if he is convicted of an offence which, in the opinion of the Central Government, involves moral turpitude;
- (v) if, in the opinion of the Central Government, he has ceased to represent the interests on whose behalf he was appointed;
- (vi) if, in the opinion of the Central Government, it is for any other reason not desirable that he should continue to be a member.

8. Secretary of the Board.—(1) The Central Government shall appoint one of the members of the Board or any other person to be the Secretary of the Board.

(2) The Secretary shall be under the general control of the Board. His duties shall be to assist the Chairman in the discharge of his functions and in particular—

- (a) to convene under the directions of the Chairman meetings of the Board;
- (b) to maintain the minute books; and
- (c) to undertake such other duties as may from time to time be entrusted to him by the Board.

9. Secretarial assistance to the Board.—The Board shall be given adequate secretarial assistance by the Director-General: Any staff that may be needed for the work of the Board shall be appointed on the establishment of the Director-General in the usual manner and shall be borne on the cadre of his office and be paid out of his own Budget.

10. Travelling and daily allowance etc. of members.—The Chairman and members of the Board shall be entitled to travelling and other allowances in accordance with the terms and conditions indicated below, when they are called upon to attend the meetings of the Board:—

- (i) An official member of the Board shall be entitled to travelling and other allowances as admissible under the Fundamental and Supplementary Rules and the expenditure will be debited to their respective departments. Their travelling allowance bills will be countersigned by their respective Controlling officers.
- (ii) A non-official member of the Board residing at the place where the meeting is held shall be allowed the actual expenditure incurred on

conveyance subject to a maximum of Rs. 10/- for each day on which he attends one or more meetings.

- (iii) A non-official member not resident at the place where a meeting is held shall be allowed travelling and daily allowance as admissible according to the general orders issued in this behalf by the Central Government from time to time provided that in the case of a Member of Parliament, he shall be entitled to the Travelling allowance and Daily allowance in accordance with the rules applicable to Members of Parliament from time to time.
- (iv) Notwithstanding anything contained in the orders referred to above, a member will be entitled to draw travelling allowance for air journey at the rate applicable for such journeys if he has actually travelled by air and availed himself of the return ticket concession wherever and whenever available; provided that the air journey has been performed with the permission of the competent authority as laid down by Government.
- (v) Like-wise, a non-official member may claim travelling allowance by rail in air-conditioned accommodation provided that such travel is necessitated on grounds of health, advanced age, or infirmity or he is entitled to such travel under the rules of the Organisations to which he belongs; provided also that the journey by air-conditioned accommodation has been performed with the permission of the competent authority as laid down by Government.
- (vi) No travelling or daily allowance shall be admissible to a member unless he certifies that he has not drawn any travelling or daily allowance from any other source in respect of the journey and the halt for which the claim is made.
- (vii) The expenditure in regard to the travelling and other allowances of the non-official members of the Board shall be debited to the Budget of the Director-General.

NOTE.—“Competent authority” for the purpose of this rule shall be the Government of India in the Department of Transport.

11. Controlling officer for the purpose of sanctioning Travelling and Daily allowances.—The Director-General shall be the Controlling Officer in respect of Travelling Allowance and Daily Allowance for the non-official Members of the Board.

[No. 40-MD(134)/59.]

S. K. GHOSH, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 6th January 1960

G.S.R. 93.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to certain class III posts in the Directorate General of Health Services, namely:—

1. Short title.—These rules may be called the Directorate General of Health Services (Librarians) Grade II Recruitment Rules, 1959.

2. Application.—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed hereto.

3. Number, classification and scale of pay.—The number of posts, classification of the said posts and the scales of pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 11 of the Schedule aforesaid;

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of scheduled castes/tribes, displaced persons and other special categories in accordance with the general orders issued from time to time by the Government of India.

5. **Disqualification.**—No male candidate who has more than one wife living and no female candidate who has married a person having already a wife living shall be eligible for appointment to any of these posts;

Provided that the Government of India may, if it is satisfied that there are special grounds for doing so, exempt any such candidate from the operation of this rule.

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Recruitment Rules for the post of Librarian

Name of post	No. of post	Classification	Scale of pay	Whether selection post or non-selection post.	Age limit for direct recruits
1*	2	3	4	5	6
Librarian, Grade II.	4	G.C.S. Class III (Non-Gazetted Non- Ministerial).	Rs. 160—10—350.	N.A.	Minimum 18 years and Maximum 30 years.

N.B.—The number of posts is liable to change from time to time.

DULE

in the Directorate General of Health Services

Educational and other qualifications required	Whether age and educational qualification prescribed for the direct recruits will apply in the case of promotion	Period of probation if any	Method of recruitment whether by recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods.	In case of recrt. by promotion, transfer grades from which promotion to be made.	
	7	8	9	10	11
<i>Essential</i>	N.A.	2 yrs.	100% direct recruitment.	N.A.	
1. At least Graduate with diploma in Library Science from a recognised institution or a certificate issued after one year's training.					
2. Experience of work in some Standard Library for at least one year.					
<i>Desirable</i>					
1. Knowledge of French or German.					

[No. F. 38-101/58-Estt.]

B. S. SRIKANTIAH, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE
(Department of Food)

New Delhi, the 12th January 1960

G.S.R. 94.—In exercise of the powers conferred by section 52 of the Agricultural Produce (Development and Warehousing) Corporations Act, 1956 (28 of 1956), the Central Government hereby makes the following amendment to the Agricultural Produce (Development and Warehousing) Corporations Rules, 1956, namely:—

In rule 19 of the said rules, after sub-rule (2), the following sub-rule shall be inserted, namely:—

“(2a) subject to the provisions of sub-section (2) of section 21, the term of office of a director nominated by the Central Government under that sub-section for the first constitution of the Board shall be four years.”

[No. F. 35/86/39-SG-II.]

DEVAKI NANDAN GOYAL, Under Secy.

(Department of Agriculture)

New Delhi, the 18th January, 1960

G.S.R. 95.—In exercise of the powers conferred by sub-section (1) of section 3 of the Destructive Insects and Pests Act, 1914 (2 of 1914), the Central Government hereby makes the following amendments in notification of the Government of India in the late Department of Education, Health and Lands No. 320-35-A, dated the 20th July, 1936, namely:—

In the said notification, for paragraph 6 the following shall be substituted, namely:—

“6. The import of potato plant, (*Solanum tuberosum*), including the tubers, is prohibited.

Provided that potato tubers for purposes of research and experimentation may be imported into India by sea and air only by scientific institutions under the Central or the State Governments, with a permit in the form prescribed in Schedule II to this Notification, through the seaports of Bombay, Calcutta, Cochin, Madras or Visakhapatnam and the airports of Santa Cruz (Bombay), Dum Dum (Calcutta), Meenambakam (Madras) or Palam/Safdarjung (New Delhi), under the following conditions; namely:—

- (i) (i) A certificate from the consignor, stating the country and the district of such country in which the potato tubers were grown, shall accompany the consignment of potato tubers.
- (ii) An official certificate stating the following shall accompany the consignment of potato tubers:—
 - (a) that the said potato tubers were grown in areas free from the Wart Disease (*Synchytrium endobioticum*), Bacterial Ring Rot (*Corynebacterium sepedonicum*), Golden Nematode (*Heterodera rostochiensis*), and Colorado Potato Beetle (*Leptinotarsa decemlineata*);
 - (b) that there was no occurrence of Bacterial Ring Rot and Colorado Potato Beetle during the last twelve months, immediately preceding the time of lifting the said potato tubers from the fields, and of Wart disease and Golden Nematode at any time, in any stage of development and within a radius of eight kilometers of the field wherein the potato tubers included in the consignment were grown;
 - (c) that the crop, from which the potato tubers were derived, was inspected in the field at least 15 days before harvest and was found to be healthy and free from virus diseases;
 - (d) that the potato tubers immediately prior to export, were examined and found to be free from insects diseases and soil;
 - (e) that the potato tubers included in the consignment were placed in new, clean and unused packing; and

(f) that the potato tubers included in the consignment are free from the Wart fungus, Ring Rot bacteria, Golden Nematode and Colorado Potato Beetle in any of their stages;

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that the Wart disease of potato, Bacterial Ring Rot, Golden Nematode and Colorado Potato Beetle do not occur in the country of origin of the consignment.

- (2) The quantity of potato tubers that may be imported at any one time shall not exceed 50 kilograms.
- (3) All requests for a permit to import potato tubers shall be made to the Plant Protection Adviser to the Government of India in the form prescribed in Schedule I to this notification at least two months in advance of the expected date of arrival of the consignment. A request for permit may be rejected without assigning any reasons therefor.
- (4) All potato tuber consignments shall be inspected and, if necessary, treated at the Plant Quarantine Stations at the ports of entry by the Plant Protection Adviser to the Government of India or any person duly empowered by him in this behalf.
- (5) If, in the opinion of the Plant Protection Adviser to the Government of India, or any officer duly authorised by him in this behalf, the consignment is required to be grown under quarantine, it shall be done so for at least one vegetative generation and only the healthy progeny of such tubers may be released to the consignee to the extent of the original consignment.
- (6) The consignee shall make arrangements himself or through his agents to take delivery of the consignment from the Collector of Customs at the port of entry.

SCHEDULE I

Application for Permit to Import Potato Tubers by Air/Sea

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The Plant Protection Adviser to the Government of India, Directorate of Plant Protection, Quarantine and Storage, New Delhi.

Application is hereby made (in duplicate) for a permit to import potato tubers by air/sea of the varieties mentioned below:—

Name of importer (in Block letters)
Name and address of foreign shipper
Specific purpose of import
Country and locality in which grown or produced

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 14th January, 1960

G.S.R. 96.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment and other conditions of service of certain persons appointed to supervise and carry out the activities financed from the Mica Mines Labour Welfare Fund constituted under the Mica Mines Labour Welfare Fund Act, 1946 (22 of 1946), namely:—

1. Short title and commencement—

(1) These rules may be called the Mica Mines Labour Welfare Fund (Recruitment to certain Class I and II posts) Rules, 1959. (2) They shall come into force at once.

(2) **Recruitment**—The number classification and method of recruitment and certain other matters relating to the posts specified in column 1 of the Schedule to these rules shall be as specified in the other relevant columns thereof.

(3) **Disqualification**—No male candidate who has more than one wife living and no female candidate who has married a person having a wife living shall be eligible for appointment to any post referred to in rule 2:

Provided that the Central Government may, in any exceptional case, and for reasons to be recorded in writing, exempt any person from the operation of this rule.

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Recruitment rules for certain class I and Class II Posts in the Mica

Name of post.	No. of posts.	Classification.	Scale of pay.	Whether Selection post or non-Selection post.	Age limit for direct recruits.	Educational and other Qualifications required. For direct recruits.
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I	2	3	4	5	6	7
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Rs.

Executive Officer-cum-Secretary Mica Mines' Labour Welfare Fund, Bihar.	One	G.C.S. Class I (Gazetted)	[500—30— 590—EB— —80—770— —40—850.	Not Applicable	Below* 45 years.	<i>Essential</i> :— (i) Degree of a recognised University. (2) About 10 years' administrative experience in a responsible capacity, with experience of Accounts and Establishment work. (Qualifications relatable at Commission's discretion in case of candidates other—wise well qualified.)
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Assistant Engineer (Bihar.)	One	G.C.S. Class II (Gazetted)	275—25— 500—EB— 30—650— EB—30— 800.	Do.	Below* 30 years.	<i>Essential</i> :— (i) Degree in Civil Engineering of a recognised University or any other equivalent degree. or Should have passed Sections A and B of the Associationship Examination of the Institution of Engineers (India) or any other educational qualifications recognised by that Institution as exempting from passing these sections.
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SCHEDULE

Rule 2)

Mines Labour Welfare Fund Ministry of Labour & Employment

Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees.	Period of probation if any.	Method of recruitment whether by direct recruitment or by promotion or transfer and percentage of the vacancies to be filled by various methods.	In case of recti. by promotion/ transfer and grades from which promotion to be made.	If a Departmental Committee exists	If a Departmental promotion Committee exists what is its composition?	Circumstances in which U.P.S.C. is to be consulted in making recti.

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Not applicable.	One year.	By transfer falling which by direct recruitment.	Transfer : Not applicable. Of an Officer holding an analogous post under the State/Central Government.	As required under the rules
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Do.

Do.

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Transfer :
Of an officer
from an appropriate
cadre in the
State/Central
Government.

Do.

Do.

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(2) About 3 years' experience in the construction of buildings.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.)

*The upper age limit prescribed for direct recruitment shall be relaxable in the case of Scheduled orders issued from time to time by the Government of India.

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Castes/Tribes, displaced persons and other special categories in accordance with the general

[No. MIII-25(2)/58]

New Delhi, the 19th January 1960

G.S.R. 87.—In exercise of the powers conferred by clauses (r) to (w) of section 58 of the Mines Act, 1952 (35 of 1952), and in pursuance of the motions adopted by the Lok Sabha on the 22nd December, 1959, the Central Government hereby makes the following amendments in the Coal Mines Rescue Rules, 1959 [published with the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 873, dated the 6th July, 1959, at pages 1082 to 1097 of the Gazette of India, Part II, Section 3—sub-section (i), dated the 25th July, 1959], namely:—

In the said rules :

- (1) in rule 3, in sub-rule (2), after the words "The President", the words "in consultation with the members of the Committee" shall be inserted;
- (2) in rule 39, after sub-rule (5), the following sub-rule shall be inserted, namely:—

"(6) Whenever the Superintendent or a person authorised by him or an Inspector specifically requires air samples to be collected by a brigade, the leader of the brigade shall carry an air-sampling apparatus.";
- (3) In Schedule I, after item (15), the following item shall be inserted, namely:—

"(16) Two portable Haldane Gas Analysis apparatus or similar apparatus."

[No. M1-25(98)/59.]

A. P. VEERA RAGHAVAN, Under Secy.